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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/664,991	09/16/2003	Leonard F. Bjeldanes	21000/US	4613
80964 ARNOLD & PO	7590 07/21/201 <sup>,</sup> <b>DRTER</b>	EXAMINER		
555 TWELFTH		BETTON, TIMOTHY E		
WASHINGTO	N, DC 20004-1206		ART UNIT	PAPER NUMBER
			1627	
			MAIL DATE	DELIVERY MODE
			07/21/2010	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

## Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/664,991	BJELDANES ET AL.	
Examiner	Art Unit	
TIMOTHY E. BETTON	1627	

		TIMOTHY E. BETTO	N	1627	
The MAILING DATE of this communication	appea	rs on the cover shee	et with the c	correspondence add	ress
THE REPLY FILED <u>24 June 2010</u> FAILS TO PLACE THIS	S APPL	ICATION IN CONDIT	ION FOR A	LLOWANCE.	
1. The reply was filed after a final rejection, but prior to application, applicant must timely file one of the followapplication in condition for allowance; (2) a Notice of for Continued Examination (RCE) in compliance with periods:	wing re	eplies: (1) an amendm al (with appeal fee) in o	ent, affidavit compliance	t, or other evidence, w with 37 CFR 41.31; or	hich places the (3) a Request
a) The period for reply expires 4 months from the mailin b) The period for reply expires on: (1) the mailing date of no event, however, will the statutory period for reply ex Examiner Note: If box 1 is checked, check either box (a MONTHS OF THE FINAL REJECTION. See MPEP 70	this Ad pire lat a) or (b	visory Action, or (2) the certhan SIX MONTHS fro ). ONLY CHECK BOX (b	om the mailing	g date of the final rejection	n.
Extensions of time may be obtained under 37 CFR 1.136(a). The have been filed is the date for purposes of determining the period under 37 CFR 1.17(a) is calculated from: (1) the expiration date of set forth in (b) above, if checked. Any reply received by the Office may reduce any earned patent term adjustment. See 37 CFR 1.7 NOTICE OF APPEAL	of exte f the sh later th	nsion and the correspond ortened statutory period	ding amount of for reply original contracts and the desired contracts are desired in the desired contracts and the desired contracts are desired contracts and desired contrac	of the fee. The appropria nally set in the final Offic	ate extension fee e action; or (2) as
<ol> <li>The Notice of Appeal was filed on A brief in of filing the Notice of Appeal (37 CFR 41.37(a)), or any Notice of Appeal has been filed, any reply must be filed.</li> </ol>	extens	sion thereof (37 CFR 4	11.37(e)), to	avoid dismissal of the	
3. The proposed amendment(s) filed after a final reject  (a) They raise new issues that would require further  (b) They raise the issue of new matter (see NOTE)  (c) They are not deemed to place the application in appeal; and/or	er cons	sideration and/or seard v);	ch (see NOT	ΓE below);	
(d) They present additional claims without cancelin NOTE: (See 37 CFR 1.116 and 41.33	3(a)).				
<ol> <li>The amendments are not in compliance with 37 CFF</li> <li>Applicant's reply has overcome the following rejection</li> <li>Newly proposed or amended claim(s) would be a proposed or a propose</li></ol>	on(s): _				,
non-allowable claim(s).  7. For purposes of appeal, the proposed amendment(s how the new or amended claims would be rejected is The status of the claim(s) is (or will be) as follows:  Claim(s) allowed:  Claim(s) objected to:  Claim(s) rejected:  Claim(s) withdrawn from consideration:	): a) [	will not be entered,	orb) 🔲 will	•	_
<ul> <li>AFFIDAVIT OR OTHER EVIDENCE</li> <li>The affidavit or other evidence filed after a final actio because applicant failed to provide a showing of goo was not earlier presented. See 37 CFR 1.116(e).</li> </ul>					
9.  The affidavit or other evidence filed after the date of entered because the affidavit or other evidence failed showing a good and sufficient reasons why it is nece 10.  The affidavit or other evidence is entered. An expla REQUEST FOR RECONSIDERATION/OTHER	d to oversary	ercome <u>all</u> rejections เ and was not earlier pre	under appea esented. Se	al and/or appellant fails ee 37 CFR 41.33(d)(1)	s to provide a ).
11. The request for reconsideration has been considered.  12. Note the attached Information Disclosure Statemen		•		condition for allowan	ce because:
13. ☑ Other: <u>See Continuation Sheet</u> .  /SREENI PADMANABHAN/ Supervisory Patent Examiner, Art Unit 1627					

Continuation of 13. Other: Applicants' argue that the limitation drawn to hosts that are subject or predisposed to a pathology does not constitute "virtually anyone" as maintained in the 102 (e) and 102 (b) rejections for alleged reason that neither Farley or Safe explicitly teach the limitation drawn to a host determined to be subject to or predisposed to an androgen-dependent pathology. However, applicants have not shown to the contrary in the whole specification where the hosts of or Safe are precluded.

Further, the methods employing these active antiandrogenic agents is the central issue of the invention. Safe teach tumors on page 5 in the third paragraph at line 2. This limitation reasonably reads on prostate hyperplasia of claim 1. Any mention for the treatment of cancer with any of the agents of the claimed invention at the prescribed dosages normally indicated for inter alia cancerous conditions is incidental to any such treatment for the diseases as disclosed in claim 1. The method of administration as claimed has no patentable weight drawn to the treatment of a disease that was unobserved to be treated earlier if the same effective amount has been prescribed for a well-established disease.